Chapter 948

AN ACT

relating to certain event trust funds and the abolishment of the
special event trust fund.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. Chapter 1507 (S.B. 456), Acts of the 76th
Legislature, Regular Session, 1999 (Article 5190.14, Vernon's
Texas Civil Statutes), is amended by adding Section 3A to read as
follows:

Sec. 3A. RULES. The office of the governor shall adopt
rules consistent with this Act to ensure efficient administration
of the trust funds established under this Act, including rules
related to application and receipt requirements.

SECTION 2. Sections 4(b), (c), (d), (f), (h), (j), (k), and
(m), Chapter 1507 (S.B. 456), Acts of the 76th Legislature, Regular
Session, 1999 (Article 5190.14, Vernon's Texas Civil Statutes), are
amended to read as follows:

(b) If a site selection organization selects a site for the
games in this state pursuant to an application by a local organizing
committee acting on behalf of an endorsing municipality, after the
first occurrence of a measurable economic impact in this state as a
result of the preparation for the games, as determined by the
department [controller], but in no event later than one year
before the scheduled opening event of the games, the department
[controller] shall determine for each subsequent calendar
quarter, in accordance with procedures developed by the department:

1. The incremental increase in the receipts to the state from the taxes imposed under Chapters 151, 152, 156, and 183, Tax Code, and under Title 5, Alcoholic Beverage Code, within the market areas designated under Subsection (c) of this section, that is directly attributable, as determined by the department, to the preparation for and presentation of the games and related events;

2. The incremental increase in the receipts collected by the state on behalf of the endorsing municipality from the sales and use tax imposed by the endorsing municipality under Section 321.101(a), Tax Code, that is directly attributable, as determined by the department, to the preparation for and presentation of the games and related events; and

3. The incremental increase in the receipts collected by the endorsing municipality from the municipality's hotel occupancy tax imposed under Chapter 351, Tax Code, that is directly attributable, as determined by the department, to the preparation for and presentation of the games and related events.

For the purposes of Subsection (b)(1) of this section, the department shall designate as a market area for the games each area in which the department determines there is a reasonable likelihood of measurable economic impact directly attributable to the preparation for and presentation of the games and related events, including areas likely to provide venues, accommodations, and services in
connection with the games based on the proposal provided by the local organizing committee under Section 7 of this Act. The department shall determine the geographic boundaries of each market area. The endorsing municipality that has been selected as the site for the games must be included in a market area for the games.

(d) The comptroller, at the direction of the department, shall retain, for the purpose of guaranteeing the joint obligations of the state and the endorsing municipality under a games support contract and this Act, the amount of municipal sales and use tax revenue determined under Subsection (b)(2) of this section from the amounts otherwise required to be sent to the municipality under Section 321.502, Tax Code, beginning with the first distribution of that tax revenue that occurs after the date the department makes the determination of the amount of municipal sales and use tax revenue under Subsection (b)(2). The comptroller shall discontinue retaining municipal sales and use tax revenue under this subsection on the earlier of:

1. the end of the third calendar month following the month in which the closing event of the games occurs; or
2. the date the amount of municipal sales and use tax revenue and municipal hotel occupancy tax revenue in the Pan American Games trust fund equals 14 percent of the maximum amount of state and municipal tax revenue that may be transferred to or deposited in the trust fund under Subsection (m) of this section.

(f) Subject to Subsection (m) of this section, the comptroller, at the direction of the department, shall deposit into
a trust fund designated as the Pan American Games trust fund the
amount of municipal sales and use tax revenue retained under
Subsection (d) of this section and, at the same time, shall transfer
to the fund a portion of the state tax revenue determined by the
department under Subsection (b)(1) of this section in an amount
equal to 6.25 times the amount of that municipal sales and use tax
revenue. Subject to Subsection (m) of this section, the endorsing
municipality shall deposit into the trust fund the amount of the
endorsing municipality's hotel occupancy tax revenue determined by
the department under Subsection (b)(3) of this section. The
endorsing municipality shall deposit that hotel occupancy tax
revenue into the trust fund at least quarterly. When the endorsing
municipality makes a deposit of its hotel occupancy tax revenue,
the comptroller, at the direction of the department, shall transfer
to the fund [deposit] at the same time a portion of the state tax
revenue determined under Subsection (b)(1) of this section in an
amount equal to 6.25 times the amount of that municipal hotel
occupancy tax revenue. The Pan American Games trust fund is
established outside the treasury but is held in trust by the
comptroller for the administration of this Act. Money in the trust
fund may be spent by the department without appropriation only as
provided by this Act. The comptroller shall discontinue
transferring [depositing] into the trust fund any state tax revenue
determined by the department under Subsection (b)(1) of this
section on the earlier of:

(1) the end of the third calendar month following the
month in which the closing event of the games occurs; or
(2) the date on which the amount of state revenue in
the Pan American Games trust fund equals 86 percent of the maximum
amount of state and municipal tax revenue that may be transferred to
or deposited in the trust fund under Subsection (m) of this section.

(h) A local organizing committee shall provide information
required by the department [comptroller] to enable the department
[comptroller] to fulfill the department's [comptroller's] duties
under this Act, including annual audited statements of the local
organizing committee's financial records required by a site
selection organization and data obtained by the local organizing
committee relating to attendance at the games and to the economic
impact of the games. A local organizing committee must provide an
annual audited financial statement required by the department
[comptroller] not later than the end of the fourth month after the
date the period covered by the financial statement ends.

(j) The department may not make a disbursement from the Pan
American Games trust fund unless the department [comptroller]
certifies that the disbursement is for a purpose for which the state
and the endorsing municipality are jointly obligated under a games
support contract or other agreement described by Subsection (g) of
this section.

(k) If the department [comptroller] certifies under
Subsection (j) of this section that a disbursement may be made from
the Pan American Games trust fund, the obligation shall be
satisfied first out of municipal revenue deposited in the trust
fund and any interest earned on that municipal revenue. If the
municipal revenue is not sufficient to satisfy the entire deficit,
S.B. No. 633

state revenue transferred [deposited] into the trust fund and any
interest earned on that state revenue shall be used to satisfy the
portion of the deficit not covered by the municipal revenue.

(m) In no event may:

(1) the total amount of state and municipal tax
revenue transferred to or deposited in the Pan American Games trust
fund exceed $20 million; or

(2) the joint liability of the state and the endorsing
municipality under a joinder agreement and any other games support
contracts entered into pursuant to this Act exceed the lesser of:

   (A) $20 million; or

   (B) the total amount of revenue transferred to or
deposited in the Pan American Games trust fund and interest earned
on the fund.

SECTION 3. Sections 4(i) and (l), Chapter 1507 (S.B. 456),
Acts of the 76th Legislature, Regular Session, 1999 (Article
5190.14, Vernon's Texas Civil Statutes), as amended by Chapters 579
(H.B. 1675) and 814 (S.B. 275), Acts of the 78th Legislature,
Regular Session, 2003, are reenacted and amended to read as
follows:

   (i) The department [comptroller] shall provide an estimate
not later than September [December] 1[2003] of the year that is
eight years before the year in which the games would be held in this
state of the total amount of state and municipal tax revenue that
would be transferred to or deposited in the Pan American Games trust
fund before January 1[2012] of the year following the year in
which the games would be held, if the games were to be held in this
state at a site selected pursuant to an application by a local organizing committee. The department [comptroller] shall provide the estimate on request to a local organizing committee. A local organizing committee may submit the department's [comptroller's] estimate to a site selection organization.

(1) On January 1[, 2013] of the second year following the year in which the games are held in this state, the comptroller, at the direction of the department, shall transfer to the general revenue fund any money remaining in the Pan American Games trust fund, not to exceed the amount of state revenue remaining in the trust fund, plus any interest earned on that state revenue. The comptroller shall remit to the endorsing municipality any money remaining in the trust fund after the required amount is transferred to the general revenue fund.

SECTION 4. Sections 5(b), (c), (d), (f), (h), (i), (j), (k), (l), and (m), Chapter 1507 (S.B. 456), Acts of the 76th Legislature, Regular Session, 1999 (Article 5190.14, Vernon's Texas Civil Statutes), are amended to read as follows:

(b) If a site selection organization selects a site for the games in this state pursuant to an application by a local organizing committee, after the first occurrence of a measurable economic impact in this state as a result of the preparation for the games, as determined by the department [comptroller], but in no event later than one year before the scheduled opening event of the games, the department [comptroller] shall determine for each subsequent calendar quarter, in accordance with procedures developed by the department [comptroller]:

S.B. No. 633
(1) the incremental increase in the receipts to the state from the taxes imposed under Chapters 151, 152, 156, and 183, Tax Code, and under Title 5, Alcoholic Beverage Code, within the market areas designated under Subsection (c) of this section, that is directly attributable, as determined by the department [comptroller], to the preparation for and presentation of the games and related events;

(2) the incremental increase in the receipts collected by the state on behalf of each endorsing municipality from the sales and use tax imposed by the endorsing municipality under Section 321.101(a), Tax Code, and the mixed beverage tax revenue to be received by the endorsing municipality under Section 183.051(b), Tax Code, that is directly attributable, as determined by the department [comptroller], to the preparation for and presentation of the games and related events;

(3) the incremental increase in the receipts collected by the state on behalf of each endorsing county from the sales and use tax imposed by the county under Section 323.101(a), Tax Code, and the mixed beverage tax revenue to be received by the endorsing county under Section 183.051(b), Tax Code, that is directly attributable, as determined by the department [comptroller], to the preparation for and presentation of the games and related events;

(4) the incremental increase in the receipts collected by each endorsing municipality from the hotel occupancy tax imposed under Chapter 351, Tax Code, that is directly attributable, as determined by the department [comptroller], to the preparation for and presentation of the games and related events; and
(5) the incremental increase in the receipts collected by each endorsing county from the hotel occupancy tax imposed under Chapter 352, Tax Code, that is directly attributable, as determined by the department [comptroller], to the preparation for and presentation of the games and related events.

(c) For the purposes of Subsection (b)(1) of this section, the department [comptroller] shall designate as a market area for the games each area in which the department [comptroller] determines there is a reasonable likelihood of measurable economic impact directly attributable to the preparation for and presentation of the games and related events, including areas likely to provide venues, accommodations, and services in connection with the games based on the proposal provided by the local organizing committee under Section 7 of this Act. The department [comptroller] shall determine the geographic boundaries of each market area. Each endorsing municipality or endorsing county that has been selected as the site for the games must be included in a market area for the games.

(d) Subject to Section 6 of this Act, the comptroller, at the direction of the department, shall retain, for the purpose of guaranteeing the joint obligations of the state and an endorsing municipality or endorsing county under a games support contract and this Act, the amount of sales and use tax revenue and mixed beverage tax revenue determined under Subsection (b)(2) or (b)(3) of this section from the amounts otherwise required to be sent to the municipality under Section 183.051(b) or 321.502, Tax Code, or to the county under Section 183.051(b) or 323.502, Tax Code, beginning...
with the first distribution of that tax revenue that occurs after
the date the department [comptroller] makes the determination of
the amount of sales and use tax revenue and mixed beverage tax
revenue under Subsection (b)(2) or (b)(3) of this section. The
comptroller shall discontinue retaining sales and use tax revenue
and mixed beverage tax revenue under this subsection on the earlier
of:

(1) the end of the third calendar month following the
month in which the closing event of the games occurs; or
(2) the date the amount of local sales and use tax
revenue and mixed beverage tax revenue in the Olympic Games trust
fund equals 14 percent of the maximum amount of state and local tax
revenue that may be transferred to or deposited in the trust fund
under Subsection (m) of this section.

(f) Subject to Subsection (m) of this section, each
endorsing municipality or endorsing county shall remit to the
comptroller and the comptroller, at the direction of the
department, shall deposit into a trust fund designated as the
Olympic Games trust fund, on a quarterly basis, the amount of the
municipality's or county's hotel occupancy tax revenue determined
by the department under Subsection (b)(4) or (b)(5) of this
section, as applicable. Subject to Section 6 of this Act and
Subsection (m) of this section, the comptroller, at the direction
of the department, shall deposit into the trust fund the amount of
sales and use tax revenue and mixed beverage tax revenue retained
under Subsection (d) of this section for the same calendar quarter
and, at the same time, shall transfer to the fund the state tax

10
S.B. No. 633

revenue determined by the department under Subsection (b)(1) of this section for the quarter. The Olympic Games trust fund is established outside the treasury but is held in trust by the comptroller for the administration of this Act. Money in the trust fund may be spent by the department without appropriation only as provided by this Act. The comptroller shall discontinue transfer [deposit] of the amount of state tax revenue determined by the department under Subsection (b)(1) of this section on the earlier of:

(1) the end of the third calendar month following the month in which the closing event of the games occurs; or
(2) the date the amount of state revenue in the Olympic Games trust fund equals 86 percent of the maximum amount of state, municipal, and county tax revenue that may be transferred to or deposited in the trust fund under Subsection (m) of this section.

(h) A local organizing committee shall provide information required by the department [comptroller] to enable the department [comptroller] to fulfill the department's [comptroller's] duties under this Act, including annual audited statements of the local organizing committee's financial records required by a site selection organization and data obtained by the local organizing committee relating to attendance at the games and to the economic impact of the games. A local organizing committee must provide an annual audited financial statement required by the department [comptroller] not later than the end of the fourth month after the date the period covered by the financial statement ends.

(i) The department [comptroller] shall provide an estimate
before August 31 of the year that is 12 years before the year in which the games would be held in this state, or as soon as practical after that date, of the total amount of state, municipal, and county tax revenue that would be transferred to or deposited in the Olympic Games trust fund if the games were to be held in this state at a site selected pursuant to an application by a local organizing committee. The department shall provide the estimate on request to a local organizing committee. A local organizing committee may submit the department's estimate to a site selection organization.

(j) The department may not make a disbursement from the Olympic Games trust fund unless the department certifies that the disbursement is for a purpose for which the state and each endorsing municipality or endorsing county are jointly obligated under a games support contract or other agreement described by Subsection (g) of this section. A disbursement may not be made from the trust fund that the department determines would be used for the purpose of soliciting the relocation of a professional sports franchise located in this state.

(k) If the department certifies under Subsection (j) of this section that a disbursement may be made from the Olympic Games trust fund, the obligation shall be satisfied proportionately from the state and municipal or county revenue in the trust fund.

(l) Two years after the closing event of the games, the department shall transfer to the general revenue fund any money remaining in the Olympic Games trust fund, not to exceed
S.B. No. 633

the amount of state revenue remaining in the trust fund, plus any
interest earned on that state revenue. The department
shall remit to each endorsing entity in proportion to
the amount contributed by the entity any money remaining in the
trust fund after the required amount is transferred to the general
revenue fund.

(m) In no event may:

(1) the total amount of state, municipal, and county
tax revenue transferred to or deposited in the Olympic Games trust
fund exceed $100 million; or

(2) the joint liability of the state and an endorsing
municipality or county under a joinder agreement and any other
games support contracts entered into pursuant to this Act exceed
the lesser of:

(A) $100 million; or

(B) the total amount of revenue transferred to or
deposited in the Olympic Games trust fund and interest earned on the
fund.

SECTION 5. Section 5A(a), Chapter 1507 (S.B. 456), Acts of
the 76th Legislature, Regular Session, 1999 (Article 5190.14,
Vernon's Texas Civil Statutes), is amended by amending Subdivisions
(1), (2), and (4) and Subdivision (5), as amended by S.B. 293, Acts
of the 84th Legislature, Regular Session, 2015, to read as follows:

(1) "Endorsing county" means:

(A) a county that contains a site selected by a
site selection organization for one or more events; or

(B) a county that:
S.B. No. 633

(i) does not contain a site selected by a site selection organization for an event;

(ii) is included in the market area for the event as designated by the department [comptroller]; and

(iii) is a party to an event support contract.

(2) "Endorsing municipality" means:

(A) a municipality that contains a site selected by a site selection organization for one or more events; or

(B) a municipality that:

(i) does not contain a site selected by a site selection organization for an event;

(ii) is included in the market area for the event as designated by the department [comptroller]; and

(iii) is a party to an event support contract.

(4) "Event" means a Super Bowl, a National Collegiate Athletic Association Final Four tournament game, the National Basketball Association All-Star Game, the X Games, the National Hockey League All-Star Game, the Major League Baseball All-Star Game, a game of the National Collegiate Athletic Association Bowl Championship Series or its successor or a National Collegiate Athletic Association Division I Football Bowl Subdivision postseason playoff or championship game, the National Collegiate Athletic Association men's or women's lacrosse championships, a World Cup Soccer game, the World Cup soccer tournament, the Major League Soccer All-Star Game, the Major League Soccer Cup, the
1 Professional Rodeo Cowboys Association National Finals Rodeo, an
2 Elite Rodeo Association World Championship, the United States Open
3 Championship, the World Games, a national collegiate championship
4 of an amateur sport sanctioned by the national governing body of the
5 sport that is recognized by the United States Olympic Committee, an
6 Olympic activity, including a Junior or Senior activity, training
7 program, or feeder program sanctioned by the United States Olympic
8 Committee's Community Olympic Development Program, the Amateur
9 Athletic Union Junior Olympic Games, a mixed martial arts
10 championship, the Breeders' Cup World Championships, a Formula One
11 automobile race, the Moto Grand Prix of the United States, the
12 Academy of Country Music Awards, the National Cutting Horse
13 Association Triple Crown, a national political convention of the
14 Republican National Committee or the Democratic National
15 Committee, a presidential general election debate, or the largest
16 event held each year at a sports entertainment venue in this state
17 with a permanent seating capacity, including grandstand and premium
18 seating, of not less than 125,000. The term includes any activities
19 related to or associated with an event.

20 (5) "Site selection organization" means:
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22 (A) the National Football League, the National
23 Collegiate Athletic Association, the National Basketball
24 Association, ESPN or an affiliate, the National Hockey League,
25 Major League Baseball, the Federation Internationale de Football
26 Association (FIFA), the International World Games Association, the
27 National Association for Stock Car Auto Racing (NASCAR), Dorna
28 Sports, the Amateur Athletic Union, the Professional Rodeo Cowboys
S.B. No. 633

1 Association, the Elite Rodeo Association, Major League Soccer, the
2 United States Golf Association, or the United States Olympic
3 Committee;

(B) the national governing body of a sport that
is recognized by the United States Olympic Committee, the National
Thoroughbred Racing Association, Formula One Management Limited,
or the Federation Internationale de l'Automobile;
(C) the Academy of Country Music;
(D) the National Cutting Horse Association;
(E) the Republican National Committee or the
Democratic National Committee; [ef]
(F) the Ultimate Fighting Championship; or
(G) the Commission on Presidential Debates.

SECTION 6. Section 5A, Chapter 1507 (S.B. 456), Acts of the
76th Legislature, Regular Session, 1999 (Article 5190.14, Vernon's
Texas Civil Statutes), is amended by adding Subsection (a-3) to
read as follows:

(a-3) For purposes of Subsection (a-1) of this section, each
presidential general election debate in a series of presidential
debates before a general election is considered a separate, single
event.

SECTION 7. Sections 5A(a-1), (a-2), (b), (b-1), (c), (d),
(d-1), (e), (f), (i), (j), (k), (l), (m), (p), (v), (w), and (y),
Chapter 1507 (S.B. 456), Acts of the 76th Legislature, Regular
Session, 1999, (Article 5190.14, Vernon's Texas Civil Statutes),
are amended to read as follows:

(a-1) An event not listed in Subsection (a)(4) of this
section is ineligible for funding under this section. A listed event may receive funding under this section only if:

(1) a site selection organization selects a site located in this state for the event to be held one time or, for an event scheduled to be held each year for a period of years under an event contract, or an event support contract, one time each year for the period of years, after considering, through a highly competitive selection process, one or more sites that are not located in this state;

(2) a site selection organization selects a site in this state as:
   (A) the sole site for the event; or
   (B) the sole site for the event in a region composed of this state and one or more adjoining states;

(3) the event is held not more than one time in any year; and

(4) the amount of the incremental increase in tax receipts determined by the department [controller] under Subsection (b) of this section equals or exceeds $1 million, provided that for an event scheduled to be held each year for a period of years under an event contract or event support contract, the incremental increase in tax receipts shall be calculated as if the event did not occur in the prior year.

(a-2) Subsection (a-1)(1) of this section does not apply to an event that is the largest event held each year at a sports entertainment venue in this state with a permanent seating capacity, including grandstand and premium seating, of not less
than 125,000. If an endorsing municipality or endorsing
county requests the department [comptroller] to make a
determination under Subsection (b) of this section for an
event described by this subsection, the provisions of this
section apply to that event as if it satisfied the eligibility
requirements for an event under Subsection (a-1)(1) of this
section.

(b) If a site selection organization selects a site
for an event in this state pursuant to an application by a
local organizing committee, endorsing municipality, or
endorsing county, upon request of a local organizing
committee, endorsing municipality, or endorsing county, the
department [comptroller] shall determine for a one-year
period that begins two months before the date on which the
event will begin, in accordance with procedures developed by
the department [comptroller]:

(1) the incremental increase in the receipts to
the state from taxes imposed under Chapters 151, 152, 156,
and 183, Tax Code, and under Title 5, Alcoholic Beverage
Code, within the market areas designated under Subsection
(c) of this section, that is directly attributable, as
determined by the department [comptroller], to the
preparation for and presentation of the event and related
activities;

(2) the incremental increase in the receipts
collected by the state on behalf of each endorsing
municipality in the market area from the sales and use tax
imposed by each endorsing municipality under Section 321.101(a), Tax Code, and the mixed beverage tax revenue to be received by each endorsing municipality under Section 183.051(b), Tax Code, that is directly attributable, as determined by the department [comptroller], to the preparation for and presentation of the event and related activities;

(3) the incremental increase in the receipts collected by the state on behalf of each endorsing county in the market area from the sales and use tax imposed by each endorsing county under Section 323.101(a), Tax Code, and the mixed beverage tax revenue to be received by each endorsing county under Section 183.051(b), Tax Code, that is directly attributable, as determined by the department [comptroller], to the preparation for and presentation of the event and related activities;

(4) the incremental increase in the receipts collected by each endorsing municipality in the market area from the hotel occupancy tax imposed under Chapter 351, Tax Code, that is directly attributable, as determined by the department [comptroller], to the preparation for and presentation of the event and related activities; and

(5) the incremental increase in the receipts collected by each endorsing county in the market area from the hotel occupancy tax imposed under Chapter 352, Tax Code, that is directly attributable, as determined by the department [comptroller], to the preparation for and presentation of the event and related activities.

(b-1) A request for a determination of the amount of
incremental increase in tax receipts specified by Subsection (b) of this section must be submitted to the department [comptroller] not earlier than one year and not later than 45 days before the date the event begins. The department [comptroller] shall base the determination specified by Subsection (b) of this section on information submitted by the local organizing committee, endorsing municipality, or endorsing county, and must make the determination not later than the 30th day after the date the department [comptroller] receives the request and related information.

(c) For the purposes of Subsection (b)(1) of this section, the department [comptroller] shall designate as a market area for the event each area in which the department [comptroller] determines there is a reasonable likelihood of measurable economic impact directly attributable to the preparation for and presentation of the event and related activities, including areas likely to provide venues, accommodations, and services in connection with the event based on the proposal provided by the local organizing committee to the department [comptroller]. The department [comptroller] shall determine the geographic boundaries of each market area. An endorsing municipality or endorsing county that has been selected as the site for the event must be included in a market area for the event.

(d) Each endorsing municipality or endorsing county shall remit to the comptroller and the comptroller shall deposit into a trust fund created by the comptroller, at the direction of the department, and designated as the Major Events trust fund the amount of the municipality's or county's hotel occupancy tax.
S.B. No. 633

revenue determined by the department under Subsection (b)(4) or (b)(5) of this section, less any amount of the revenue that the municipality or county determines is necessary to meet the obligations of the municipality or county. The comptroller, at the direction of the department, shall retain the amount of sales and use tax revenue and mixed beverage tax revenue determined by the department under Subsection (b)(2) or (b)(3) of this section from the amounts otherwise required to be sent to the municipality under Sections 321.502 and 183.051(b), Tax Code, or to the county under Sections 323.502 and 183.051(b), Tax Code, and deposit into the trust fund the tax revenues, less any amount of the revenue that the municipality or county determines is necessary to meet the obligations of the municipality or county. The comptroller shall begin retaining and depositing the local tax revenues with the first distribution of that tax revenue that occurs after the first day of the one-year period described by Subsection (b) of this section or at a time otherwise determined to be practicable by the department [comptroller] and shall discontinue retaining the local tax revenues under this subsection when the amount of the applicable tax revenue determined by the department under Subsection (b)(2) or (b)(3) of this section has been retained. The Major Events trust fund is established outside the state treasury and is held in trust by the comptroller for administration of this Act. Money in the trust fund may be disbursed by the department [comptroller] without appropriation only as provided by this section.

(d-1) Not later than the 90th day after the last day of an
event and in lieu of the local tax revenues remitted or retained under Subsection (d) of this section, a municipality or county may remit to the department for deposit in the Major Events trust fund other local funds in an amount equal to the total amount of local tax revenue determined by the department under Subsections (b)(2) through (5) of this section. The amount deposited by the department into the Major Events trust fund under this subsection is subject to Subsection (f) of this section.

(e) In addition to the tax revenue deposited in the Major Events trust fund under Subsection (d) of this section, an endorsing municipality or endorsing county may guarantee its obligations under an event support contract and this section by pledging surcharges from user fees, including parking or ticket fees, charged in connection with the event. An endorsing municipality or endorsing county may collect and remit to the department surcharges and user fees attributable to the event for deposit into the Major Events trust fund.

(f) The comptroller, at the direction of the department, shall transfer into the Major Events trust fund a portion of the state tax revenue not to exceed the amount determined by the department under Subsection (b)(1) of this section in an amount equal to 6.25 times the amount of the local revenue retained or remitted under this section, including:

(1) local sales and use tax revenue;
(2) mixed beverage tax revenue;
(3) hotel occupancy tax revenue; and
(4) surcharge and user fee revenue.

(i) A local organizing committee, endorsing municipality, or endorsing county shall provide information required by the department [comptroller] to enable the department [comptroller] to fulfill the department's [comptroller's] duties under this section, including annual audited statements of any financial records required by a site selection organization and data obtained by the local organizing committee, an endorsing municipality, or an endorsing county relating to attendance at the event, including an estimate of the number of people expected to attend the event who are not residents of this state, and to the economic impact of the event. A local organizing committee, endorsing municipality, or endorsing county must provide an annual audited financial statement required by the department [comptroller], if any, not later than the end of the fourth month after the date the period covered by the financial statement ends. After the conclusion of an event and on the department's [comptroller's] request, a local organizing committee, endorsing municipality, or endorsing county must provide information relating to the event, such as attendance figures, including an estimate of the number of attendees at the event who are not residents of this state, financial information, or other public information held by the local organizing committee, endorsing municipality, or endorsing county that the department [comptroller] considers necessary.

(j) Not later than the 30th day after the date a request of a local organizing committee, endorsing municipality, or endorsing county is submitted to the department [comptroller] under
Subsection (b-1) of this section, the department shall provide an estimate of the total amount of tax revenue that would be deposited in the Major Events trust fund under this section in connection with that event, if the event were to be held in this state at a site selected pursuant to an application by a local organizing committee, endorsing municipality, or endorsing county. A local organizing committee, endorsing municipality, or endorsing county may submit the department's estimate to a site selection organization.

(k) The department may make a disbursement from the Major Events trust fund on the prior approval of each contributing endorsing municipality or endorsing county for a purpose for which a local organizing committee, an endorsing municipality, or an endorsing county or the state is obligated under a game support contract or event support contract. If an obligation is incurred under a games support contract or event support contract to make a structural improvement to the site or to add a fixture to the site for purposes of an event and that improvement or fixture is expected to derive most of its value in subsequent uses of the site for future events, a disbursement from the trust fund made for purposes of that obligation is limited to five percent of the cost of the improvement or fixture and the remainder of the obligation is not eligible for a disbursement from the trust fund, unless the improvement or fixture is for a publicly owned facility. In considering whether to make a disbursement from the trust fund, the department may not consider a contingency clause in an event support contract as relieving a
local organizing committee's, endorsing municipality's, or endorsing county's obligation to pay a cost under the contract. A disbursement may not be made from the trust fund that the department [comptroller] determines would be used for the purpose of soliciting the relocation of a professional sports franchise located in this state.

(1) If a disbursement is made from the Major Events trust fund under Subsection (k) of this section, the obligation shall be satisfied proportionately from the state and local revenue in the trust fund.

(m) On payment of all state, municipal, or county obligations under a game support contract or event support contract related to the location of any particular event in the state, the department [comptroller] shall remit to each endorsing entity, in proportion to the amount contributed by the entity, any money remaining in the trust fund.

(p) The department [comptroller] may not undertake any of the responsibilities or duties set forth in this section unless:

1. a request is submitted by the municipality or the county in which the event will be located;
2. the event meets all the requirements for funding under this section, including Subsection (a-1) of this section; and
3. the request is accompanied by documentation from a site selection organization selecting the site for the event.

(v) The department [comptroller] may adopt rules necessary to implement this section.

(w) Not later than 10 months after the last day of an event.
eligible for disbursements from the Major Events trust fund for costs associated with the event, the department [comptroller] using existing resources shall complete a study in the market area of the event on the measurable economic impact directly attributable to the preparation for and presentation of the event and related activities. The department [comptroller] shall post on the department's [comptroller's] Internet website:

(1) the results of the study conducted under this subsection, including any source documentation or other information relied on by the department [comptroller] for the study;

(2) the amount of incremental increase in tax receipts for the event determined by the department under Subsection (b) of this section;

(3) the site selection organization documentation described in Subsection (p)(3) of this section;

(4) any source documentation or information described under Subsection (i) of this section that was relied on by the department [comptroller] in making the determination of the amount of incremental increase in tax receipts under Subsection (b) of this section; and

(5) documentation verifying that:

(A) a request submitted by a local organizing committee, endorsing municipality, or endorsing county under Subsection (p) of this section is complete and certified as such by the department [comptroller];

(B) the determination on the amount of
incremental increases in tax receipts under Subsection (b) of this section considered the information submitted by a local organizing committee, endorsing municipality, or endorsing county as required under Subsection (b-1) of this section; and

(C) each deadline established under this section was timely met.

(y) After the conclusion of an event, the department shall compare information on the actual attendance figures provided to the department under Subsection (i) of this section with the estimated attendance numbers used to determine the incremental increase in tax receipts under Subsection (b) of this section. If the actual attendance figures are significantly lower than the estimated attendance numbers, the department may reduce the amount of a disbursement for an endorsing entity under the Major Events trust fund in proportion to the discrepancy between the actual and estimated attendance and in proportion to the amount contributed to the fund by the entity. The department by rule shall define "significantly lower" for purposes of this subsection and provide the manner in which a disbursement may be proportionately reduced. This subsection does not affect the remittance of any money remaining in the fund in accordance with Subsection (m) of this section.

SECTION 8. Sections 5B(b), (c), (d), (f), (g), (i), (j), (k), (m), and (o), Chapter 1507 (S.B. 456), Acts of the 76th Legislature, Regular Session, 1999 (Article 5190.14, Vernon's Texas Civil Statutes), are amended to read as follows:
S.B. No. 633

(b) If a site selection organization selects a site for a motor sports racing event in this state pursuant to an application by a local organizing committee, endorsing municipality, or endorsing county, not later than three months before the date of the motor sports racing event, the department [ comptroller] shall determine for the 30-day period that ends at the end of the day after the date on which the racing event will be held, in accordance with procedures developed by the department [ comptroller]:

(1) the incremental increase in the receipts to the state from taxes imposed under Chapters 151, 152, 156, and 183, Tax Code, and under Title 5, Alcoholic Beverage Code, within the market areas designated under Subsection (c) of this section, that is directly attributable, as determined by the department [ comptroller], to the preparation for and presentation of the racing event;

(2) the incremental increase in the receipts collected by the state on behalf of each endorsing municipality in the market area from the sales and use tax imposed by each endorsing municipality under Section 321.101(a), Tax Code, and the mixed beverage tax revenue to be received by each endorsing municipality under Section 183.051(b), Tax Code, that is directly attributable, as determined by the department [ comptroller], to the preparation for and presentation of the racing event;

(3) the incremental increase in the receipts collected by the state on behalf of each endorsing county in the market area from the sales and use tax imposed by each endorsing county under Section 323.101(a), Tax Code, and the mixed beverage tax revenue to
be received by each endorsing county under Section 183.051(b), Tax Code, that is directly attributable, as determined by the department [comptroller], to the preparation for and presentation of the racing event;

(4) the incremental increase in the receipts collected by each endorsing municipality in the market area from the hotel occupancy tax imposed under Chapter 351, Tax Code, that is directly attributable, as determined by the department [comptroller], to the preparation for and presentation of the racing event; and

(5) the incremental increase in the receipts collected by each endorsing county in the market area from the hotel occupancy tax imposed under Chapter 352, Tax Code, that is directly attributable, as determined by the department [comptroller], to the preparation for and presentation of the racing event.

(c) For the purposes of Subsection (b)(1) of this section, the department [comptroller] shall designate as a market area for the motor sports racing event each area in which the department [comptroller] determines there is a reasonable likelihood of measurable economic impact directly attributable to the preparation for and presentation of the racing event, including areas likely to provide venues, accommodations, and services in connection with the racing event based on a proposal or other information provided by an endorsing municipality, endorsing county, or local organizing committee to the department [comptroller]. The department [comptroller] shall determine the geographic boundaries of each market area. An endorsing municipality or endorsing county that has been selected as the site
for the racing event must be included in a market area for the racing event.

(d) Each endorsing municipality or endorsing county shall remit to the comptroller and the comptroller shall deposit into a trust fund created by the comptroller, at the direction of the department, and designated as the Motor Sports Racing trust fund for the particular event the amount of the municipality's or county's hotel occupancy tax revenue determined by the department under Subsection (b)(4) or (5) of this section, less any amount of the revenue that the municipality or county determines is necessary to meet the obligations of the municipality or county. The comptroller, at the direction of the department, shall retain the amount of sales and use tax revenue and mixed beverage tax revenue determined by the department under Subsection (b)(2) or (3) of this section from the amounts otherwise required to be sent to the municipality under Sections 321.502 and 183.051(b), Tax Code, or to the county under Sections 323.502 and 183.051(b), Tax Code, and deposit into the trust fund the tax revenues, less any amount of the revenue that the municipality or county determines is necessary to meet the obligations of the municipality or county. The comptroller shall begin retaining and depositing the local tax revenues with the first distribution of that tax revenue that occurs after the first day of the 30-day period described by Subsection (b) of this section and shall discontinue retaining the local tax revenues under this subsection when the amount of the applicable tax revenue determined under Subsection (b)(2) or (3) of this section has been retained. The Motor Sports Racing trust fund
is established outside the state treasury and is held in trust by
the comptroller for administration of this section. Money in the
trust fund may be disbursed by the department [comptroller] without
appropriation only as provided by this section.

(f) The comptroller, at the direction of the department,
shall transfer [deposit] a portion of the state tax revenue
determined by the department under Subsection (b)(1) of this
section in an amount equal to 6.25 times the amount of the local
sales and use tax revenue and mixed beverage tax revenue retained
and the hotel occupancy tax revenue remitted by an endorsing
municipality or endorsing county under Subsection (d) of this
section.

(g) To meet its obligations under a motor sports racing
event support contract or event support contract to improve,
renovate, or acquire facilities or to acquire equipment, an
endorsing municipality by ordinance or an endorsing county by order
may authorize the issuance of notes. An endorsing municipality or
endorsing county may provide that the notes be paid from and secured
by amounts on deposit or amounts to be transferred or deposited into
the Motor Sports Racing trust fund or surcharges from user fees,
including parking or ticket fees, charged in connection with the
racing event. Any note issued must mature not later than seven
years from its date of issuance.

(i) A local organizing committee, endorsing municipality,
or endorsing county shall provide information required by the
department [comptroller] to enable the department [comptroller] to
fulfill the department's [comptroller's] duties under this section,
including annual audited statements of any financial records required by a site selection organization and data obtained by the local organizing committee, an endorsing municipality, or an endorsing county relating to attendance at the motor sports racing event and to the economic impact of the racing event. A local organizing committee, endorsing municipality, or endorsing county must provide an annual audited financial statement required by the department [comptroller], if any, not later than the end of the fourth month after the date the period covered by the financial statement ends.

(j) The department [comptroller] shall provide an estimate not later than three months before the date of a motor sports racing event of the total amount of tax revenue that would be transferred to or deposited in the Motor Sports Racing trust fund under this section in connection with that racing event, if the racing event were to be held in this state at a site selected pursuant to an application by a local organizing committee, endorsing municipality, or endorsing county. The department [comptroller] shall provide the estimate on request to a local organizing committee, endorsing municipality, or endorsing county. A local organizing committee, endorsing municipality, or endorsing county may submit the department's [comptroller's] estimate to a site selection organization.

(k) The department [comptroller] may make a disbursement from the Motor Sports Racing trust fund on the prior approval of each contributing endorsing municipality or endorsing county for a purpose for which an endorsing municipality or endorsing county or
the state is obligated under a motor sports racing event support contract or event support contract. A disbursement may not be made from the trust fund that the department [comptroller] determines would be used for the purpose of soliciting the relocation of a professional sports franchise located in this state.

(m) On payment of all state, municipal, or county obligations under a motor sports racing support contract or event support contract related to the location of any particular racing event in the state, the department [comptroller] shall remit to each endorsing entity, in proportion to the amount contributed by the entity, any money remaining in the trust fund.

(o) The department [comptroller] may not undertake any of the responsibilities or duties set forth in this section unless a request is submitted by the municipality and the county in which the motor sports racing event will be held. The request must be accompanied by documentation from a site selection organization selecting the site for the racing event.

SECTION 9. Sections 5C(b), (b-1), (c), (c-1), (d), (d-1), (e), (f), (g), (i), (j), (k), (k-1), (m), (o), (p), (q), (r), and (t), Chapter 1507 (S.B. 456), Acts of the 76th Legislature, Regular Session, 1999 (Article 5190.14, Vernon's Texas Civil Statutes), are amended to read as follows:

(b) If a site selection organization selects a site for an event in this state pursuant to an application by a local organizing committee, endorsing municipality, or endorsing county, not later than three months before the date of the event, the department [comptroller] shall determine for the 30-day period that ends at
the end of the day after the date on which the event will be held or, if the event occurs on more than one day, after the last date on which the event will be held, in accordance with procedures developed by the department [comptroller]:

(1) the incremental increase in the receipts to this state from taxes imposed under Chapters 151, 152, 156, and 183, Tax Code, and under Title 5, Alcoholic Beverage Code, within the market areas designated under Subsection (c) of this section, that is directly attributable, as determined by the department [comptroller], to the preparation for and presentation of the event and related activities;

(2) the incremental increase in the receipts collected by this state on behalf of each endorsing municipality in the market area from the sales and use tax imposed by each endorsing municipality under Section 321.101(a), Tax Code, and the mixed beverage tax revenue to be received by each endorsing municipality under Section 183.051(b), Tax Code, that is directly attributable, as determined by the department [comptroller], to the preparation for and presentation of the event and related activities;

(3) the incremental increase in the receipts collected by this state on behalf of each endorsing county in the market area from the sales and use tax imposed by each endorsing county under Section 323.101(a), Tax Code, and the mixed beverage tax revenue to be received by each endorsing county under Section 183.051(b), Tax Code, that is directly attributable, as determined by the department [comptroller], to the preparation for and presentation of the event and related activities;
S.B. No. 633

(4) the incremental increase in the receipts collected by each endorsing municipality in the market area from the hotel occupancy tax imposed under Chapter 351, Tax Code, that is directly attributable, as determined by the department [comptroller], to the preparation for and presentation of the event and related activities; and

(5) the incremental increase in the receipts collected by each endorsing county in the market area from the hotel occupancy tax imposed under Chapter 352, Tax Code, that is directly attributable, as determined by the department [comptroller], to the preparation for and presentation of the event and related activities.

(b-1) The number of requests for funding under this section that may be submitted by an endorsing county or endorsing municipality during any 12-month period for an event for which the department [comptroller] determines that the total amount of the incremental increase in tax receipts under Subsection (b) of this section is less than $200,000 is limited to, during any 12-month period, not more than 10 events, only three of which may be nonsporting events.

(c) For the purposes of Subsection (b)(1) of this section, the department [comptroller] shall designate as a market area for the event each area in which the department [comptroller] determines there is a reasonable likelihood of measurable economic impact directly attributable to the preparation for and presentation of the event and related activities, including areas likely to provide venues, accommodations, and services in
connection with the event based on the proposal provided by the local organizing committee to the department [comptroller]. The department [comptroller] shall determine the geographic boundaries of each market area. An endorsing municipality or endorsing county that has been selected as the site for the event must be included in a market area for the event.

(c-1) The department [comptroller] shall base the determination specified by Subsection (b) of this section on information submitted by the local organizing committee, endorsing municipality, or endorsing county, and must make the determination not later than the 30th day after the date the department [comptroller] receives the information.

(d) Each endorsing municipality or endorsing county shall remit to the comptroller and the comptroller shall deposit into a trust fund created by the comptroller, at the direction of the department, and designated as the Events trust fund the amount of the municipality's or county's hotel occupancy tax revenue determined by the department under Subsection (b)(4) or (5) of this section, less any amount of the revenue that the municipality or county determines is necessary to meet the obligations of the municipality or county. The comptroller, at the direction of the department, shall retain the amount of sales and use tax revenue and mixed beverage tax revenue determined by the department under Subsection (b)(2) or (3) of this section from the amounts otherwise required to be sent to the municipality under Sections 321.502 and 183.051(b), Tax Code, or to the county under Sections 323.502 and 183.051(b), Tax Code, and deposit into the trust fund the tax
revenues, less any amount of the revenue that the municipality or
county determines is necessary to meet the obligations of the
municipality or county. The comptroller shall begin retaining and
depositing the local tax revenues with the first distribution of
that tax revenue that occurs after the first day of the period
described by Subsection (b) of this section or at a time otherwise
determined to be practicable by the department [comptroller] and
shall discontinue retaining the local tax revenues under this
subsection when the amount of the applicable tax revenue determined
by the department under Subsection (b)(2) or (3) of this section has
been retained. The Events trust fund is established outside the
state treasury and is held in trust by the comptroller for
administration of this section. Money in the trust fund may be
disbursed by the department [comptroller] without appropriation
only as provided by this section.

(d-1) Not later than the 90th day after the last day of an
event and in lieu of the local tax revenues remitted [to] or
retained [by the comptroller] under Subsection (d) of this section,
a municipality or county may remit to the department [comptroller]
for deposit in the Events trust fund other local funds in an amount
equal to the total amount of local tax revenue determined by the
department under Subsections (b)(2) through (5) of this section.
The amount deposited by the department [comptroller] into the
Events trust fund under this subsection is subject to Subsection
(f) of this section.

(e) In addition to the tax revenue deposited in the Events
trust fund under Subsection (d) of this section, an endorsing
municipality or endorsing county may guarantee its obligations under an event support contract and this section by pledging surcharges from user fees, including parking or ticket fees, charged in connection with the event. An endorsing municipality or endorsing county may collect and remit to the department surcharges and user fees attributable to the event for deposit into the Events trust fund.

(f) The comptroller, at the direction of the department, shall transfer [deposit] into the Events trust fund a portion of the state tax revenue not to exceed the amount determined by the department under Subsection (b)(1) of this section in an amount equal to 6.25 times the amount of the local tax revenue retained or remitted under this section, including:

1. local sales and use tax revenue;
2. mixed beverage tax revenue;
3. hotel occupancy tax revenue; and
4. surcharge and user fee revenue.

(g) To meet its obligations under an event support contract to improve, construct, renovate, or acquire facilities or to acquire equipment, an endorsing municipality by ordinance or an endorsing county by order may authorize the issuance of notes. An endorsing municipality or endorsing county may provide that the notes be paid from and secured by amounts on deposit or amounts to be transferred or deposited into the Events trust fund or surcharges from user fees, including parking or ticket fees, charged in connection with the event. Any note issued must mature not later than seven years from its date of issuance.
S.B. No. 633

(i) A local organizing committee, endorsing municipality, or endorsing county shall provide information required by the department [comptroller] to enable the department [comptroller] to fulfill the department's [comptroller's] duties under this section, including annual audited statements of any financial records required by a site selection organization and data obtained by the local organizing committee, an endorsing municipality, or an endorsing county relating to attendance at the event, including an estimate of the number of people expected to attend the event who are not residents of this state, and to the economic impact of the event. A local organizing committee, endorsing municipality, or endorsing county must provide an annual audited financial statement required by the department [comptroller], if any, not later than the end of the fourth month after the date the period covered by the financial statement ends. After the conclusion of an event and on the department's [comptroller's] request, a local organizing committee, endorsing municipality, or endorsing county must provide information relating to the event, such as attendance figures, including an estimate of the number of people who are not residents of this state who attended the event, financial information, or other public information held by the local organizing committee, endorsing municipality, or endorsing county that the department [comptroller] considers necessary.

(j) The department [comptroller] shall provide an estimate not later than three months before the date of an event of the total amount of tax revenue that would be transferred into or deposited in the Events trust fund under this section in connection with that
event, if the event were to be held in this state at a site selected pursuant to an application by a local organizing committee, endorsing municipality, or endorsing county. The department [comptroller] shall provide the estimate on request to a local organizing committee, endorsing municipality, or endorsing county. A local organizing committee, endorsing municipality, or endorsing county may submit the department's [comptroller's] estimate to a site selection organization.

(k) The department [comptroller] may make a disbursement from the Events trust fund on the prior approval of each contributing endorsing municipality or endorsing county for a purpose for which a local organizing committee, an endorsing municipality, or an endorsing county or this state is obligated under an event support contract, including an obligation to pay costs incurred in the conduct of the event and costs incurred in making preparations necessary for the event. If an obligation is incurred under an event support contract to make a structural improvement to the site or to add a fixture to the site for purposes of an event and that improvement or fixture is expected to derive most of its value in subsequent uses of the site for future events, a disbursement from the trust fund made for purposes of that obligation is limited to five percent of the cost of the improvement or fixture and the remainder of the obligation is not eligible for a disbursement from the trust fund, unless the improvement or fixture is for a publicly owned facility. In considering whether to make a disbursement from the trust fund, the department [comptroller] may not consider a contingency clause in an event support contract as
relieving a local organizing committee's, endorsing municipality's, or endorsing county's obligation to pay a cost under the contract.

(k-1) A disbursement may not be made from the trust fund that the department [comptroller] determines would be used for the purpose of:

(1) soliciting the relocation of a professional sports franchise located in this state;
(2) constructing an arena, stadium, or convention center; or
(3) conducting usual and customary maintenance of a facility.

(m) On payment of all state, municipal, or county obligations under an event support contract related to the location of any particular event in this state, the department [comptroller] shall remit to each endorsing entity, in proportion to the amount contributed by the entity, any money remaining in the Events trust fund.

(o) The department [comptroller] may not undertake any of the responsibilities or duties set forth in this section unless a request is submitted by the municipality or the county in which the event will be located. The request must be accompanied by documentation from a site selection organization selecting the site for the event.

(p) The department [comptroller] may adopt rules necessary to implement this section.

(q) In determining the amount of state revenue available
under Subsection (b)(1) of this section, the department may consider whether:

(1) the event has been held in this state on previous occasions; and

(2) changes to the character of the event could affect the incremental increase in receipts collected and remitted to the state by an endorsing county or endorsing municipality under that subsection.

(r) The department may adopt a model event support contract and make the contract available on the department's Internet website. The adoption by the department of a model event support contract under this subsection does not require use of the model event support contract for purposes of this section.

(t) After the conclusion of an event, the department shall compare information on the actual attendance figures provided to the department under Subsection (i) of this section with the estimated attendance numbers used to determine the incremental increase in tax receipts under Subsection (b) of this section. If the actual attendance figures are significantly lower than the estimated attendance numbers, the department may reduce the amount of a disbursement for an endorsing entity under the Events trust fund in proportion to the discrepancy between the actual and estimated attendance and in proportion to the amount contributed to the fund by the entity. The department by rule shall define "significantly lower" for purposes of this subsection and provide the manner in
which a disbursement may be proportionately reduced. This subsection does not affect the remittance of any money remaining in the fund in accordance with Subsection (m) of this section.

SECTION 10. Section 6(b), Chapter 1507 (S.B. 456), Acts of the 76th Legislature, Regular Session, 1999 (Article 5190.14, Vernon's Texas Civil Statutes), is amended to read as follows:

(b) If an endorsing municipality or endorsing county is required to hold an election under this section and the contribution of a portion of the municipality's or county's sales and use taxes to the Olympic Games trust fund under Section 5 of this Act is not approved by a majority of the voters voting in the election:

(1) the comptroller may not establish the Olympic Games trust fund under Section 5 of this Act, may not retain the municipality's or county's tax revenue under Section 5(d) of this Act from amounts otherwise required to be sent to that municipality or county, and may not transfer [deposit] any state tax revenue into the trust fund;

(2) the department [comptroller] is not required to determine the incremental increase in state, county, or municipal tax revenue under Section 5(b) of this Act; and

(3) the department may not enter into a games support contract relating to the games for which the municipality or county has authorized a bid on its behalf.

SECTION 11. Chapter 1507 (S.B. 456), Acts of the 76th Legislature, Regular Session, 1999 (Article 5190.14, Vernon's Texas Civil Statutes), is amended by adding Section 12 to read as
S.B. No. 633

follows:

Sec. 12. LOCAL GOVERNMENT CORPORATION AS ENDORSING MUNICIPALITY OR COUNTY. (a) This section applies only to a local government corporation that:

(1) is authorized to collect a municipal hotel occupancy tax; and

(2) is located in a county with a population of 3.3 million or more.

(b) A local government corporation may act as an endorsing municipality or endorsing county under this Act.

(c) A local government corporation acting as an endorsing municipality or endorsing county under this Act shall remit for deposit into the trust fund established for the games or event the amounts determined by the comptroller under this Act. The comptroller shall determine the incremental increase in receipts attributable to the games or event and related activities under that chapter based on the amount of applicable taxes imposed by each municipality or county that comprises the local government corporation and not on the amount of taxes imposed by the local government corporation.

(d) A local government corporation acting as an endorsing municipality or endorsing county under this Act may guarantee the local government corporation's obligations under a games or event support contract by pledging surcharges from user fees, including parking or ticket fees, charged in connection with the games or event and related activities.

(e) Subject to Subsection (c), a local government
S.B. No. 633

corporation acting as an endorsing municipality or endorsing county
under this Act, as authorized by this section, has all the powers of
an endorsing municipality or endorsing county under this Act, and
any action an endorsing municipality or endorsing county is
required to take by ordinance or order under this Act may be taken
by order or resolution of the local government corporation.

SECTION 12. The following laws are repealed:

(1) Section 5C(s), Chapter 1507 (S.B. 456), Acts of
the 76th Legislature, Regular Session, 1999 (Article 5190.14,
Vernon's Texas Civil Statutes); and

(2) Chapter 398, Local Government Code.

SECTION 13. As soon as is practicable after the effective
date of this Act, but not later than September 10, 2015, the office
of the governor and the comptroller of public accounts shall
develop and adopt a memorandum of understanding that:

(1) identifies in detail the applicable powers and
duties of the comptroller that are being transferred to the office
of the governor as a result of this Act; and

(2) establishes a plan for the identification and
transfer of records, property, and unspent appropriations of the
comptroller that are used for purposes of managing the funds
transferred to the office of the governor.

SECTION 14. (a) Not later than September 10, 2015:

(1) the administration of the Pan American Games trust
fund, Olympic Games trust fund, Major Events trust fund, Motor
Sports Racing trust fund, and Events trust fund for sporting and
non-sporting events shall be transferred from the comptroller of
public accounts to the Texas Economic Development and Tourism Office;

(2) all rules, forms, policies, procedures, or decisions of the comptroller that are related to the trust funds described by Subdivision (1) of this subsection are continued in effect as rules, forms, policies, procedures, or decisions of the Economic Development and Tourism Division, Office of the Governor, until superseded by a rule or other appropriate act of the Texas Economic Development and Tourism Office; and

(3) a reference in law or administrative rule to the comptroller relating to the decisions for and administration of the trust funds described by Subdivision (1) of this subsection, other than a duty typically performed by the comptroller related to a state fund, means the Texas Economic Development and Tourism Office.

(b) Before the transfer of the administration of the Pan American Games trust fund, Olympic Games trust fund, Major Events trust fund, Motor Sports Racing trust fund, and Events trust fund for sporting and non-sporting events, the comptroller of public accounts and the Texas Economic Development and Tourism Office shall coordinate the transfer of powers and duties, including records and other items, in accordance with the memorandum of understanding adopted under Section 13 of this Act, to ensure a smooth transition.

SECTION 15. Notwithstanding the repeal by this Act of Chapter 398, Local Government Code, a special event plan approved under former Chapter 398 of that code before September 1, 2015, is
S.B. No. 633

1 governed by the law as it existed immediately before the effective
date of this Act, and that law is continued in effect for that
purpose.

SECTION 16. This Act takes effect September 1, 2015.

[Signatures]

I hereby certify that S.B. No. 633 passed the Senate on
April 9, 2015, by the following vote: Yeas 29, Nays 2; and that
the Senate concurred in House amendments on May 29, 2015, by the
following vote: Yeas 27, Nays 4.

I hereby certify that S.B. No. 633 passed the House, with
amendments, on May 26, 2015, by the following vote: Yeas 116,
Nays 31, one present not voting.

Approved:

[Signature]

Date

[Signature]

Chief Clerk of the House

[Signature]

Governor

6 - 16 - 2015

8:00 o'clock

JUN 18 2015

Secretary of State
TO: Honorable Angie Chen Button, Chair, House Committee on Economic & Small Business Development

FROM: Ursula Parks, Director, Legislative Budget Board

IN RE: SB633 by Fraser (Relating to certain event trust funds and the abolishment of the special event trust fund.), Committee Report 2nd House, Substituted

The fiscal implications of the bill cannot be determined at this time and could be potentially negative due to the addition of an eligible event which has been historically held in the state. The fiscal impact would depend on the number and size of events covered under the bill.

The bill would amend Vernon's Texas Civil Statutes and Local Government Code relating to the Pan American Games trust fund, Major Events trust fund, and Special Event trust fund. The bill would repeal and eliminate the Special Event trust fund. The bill would add certain events as eligible for Major Events trust fund, such as the Professional Rodeo Cowboys Association, and add certain eligible site selection organizations.

Eligibility for participation in the METF is limited to those events listed in statute, provided that the site selection organization selecting a site is also listed in statute. Adding an eligible event and site selection organization could potentially expand the number of events eligible to receive funding through the METF. In addition, based on the analysis of the Comptroller of Public Accounts, the Professional Rodeo Cowboys Association holds approximately 19 "Finals" events each year of which two have historically been held in Texas. Adding an event which has consistently and historically been held in the state to the list of eligible events could have a negative fiscal impact of at least $1,000,000 for each event. This amount is based on the minimum $1,000,000 incremental gain in affected state and local revenues required by current statute for an event to be eligible for funding through the METF.

Local Government Impact

No significant fiscal implication to units of local government is anticipated.

Source Agencies: 301 Office of the Governor, 304 Comptroller of Public Accounts

LBB Staff: UP, CL, EP, LBe, LCO, KVe
TO: Honorable Troy Fraser, Chair, Senate Committee on Natural Resources & Economic Development

FROM: Ursula Parks, Director, Legislative Budget Board

IN RE: SB633 by Fraser (relating to a Pan American Games reimbursement fund, an Olympic Games reimbursement fund, a Major Events reimbursement fund, a Motor Sports Racing reimbursement fund, an Events reimbursement fund for sporting and non-sporting events, and a Special Event reimbursement fund.), Committee Report 1st House, Substituted

No significant fiscal implication to the State is anticipated.

The bill would amend Vernon’s Texas Civil Statutes and Local Government Code relating to the Pan American Games trust fund, Olympic Games trust fund, Major Events trust fund, Motor Sports Racing trust fund, Events trust fund for sporting and non-sporting events, and Special Event trust fund. The bill would repeal and eliminate the Special Events trust fund. The bill would rename certain trust funds as reimbursement funds and transfer the administration from the Comptroller of Public Accounts to the Office of the Governor. The bill would take effect September 1, 2015.

The Comptroller of Public Accounts and Office of the Governor indicated that the duties and responsibilities associated with implementing the provisions of the bill could be accomplished within each agency’s existing resources.

Local Government Impact

No fiscal implication to units of local government is anticipated.

Source Agencies: 301 Office of the Governor
LBB Staff: UP, SZ, EP, LBe
TO: Honorable Troy Fraser, Chair, Senate Committee on Natural Resources & Economic Development

FROM: Ursula Parks, Director, Legislative Budget Board

IN RE: SB633 by Fraser (Relating to a pan american games trust fund, an olympic games trust fund, a major events trust fund, a motor sports racing trust fund, an events trust fund for sporting and non-sporting events, and a special event trust fund.), As Introduced

No significant fiscal implication to the State is anticipated.

The bill would amend Vernon’s Texas Civil Statutes and Local Government Code relating to the pan american games trust fund, olympic games trust fund, major events trust fund, motor sports racing trust fund, events trust fund for sporting and non-sporting events, and special event trust fund. The bill would repeal and eliminate the special events trust fund, and transfer the administration of the pan american games trust fund, olympic games trust fund, major events trust fund, motor sports racing trust fund, and events trust fund for sporting and non-sporting events from the Comptroller of Public Accounts to the Office of the Governor. The bill would take effect September 1, 2015.

The Comptroller of Public Accounts and Office of the Governor indicated that the duties and responsibilities associated with implementing the provisions of the bill could be accomplished within each agency’s existing resources.

Local Government Impact

No fiscal implication to units of local government is anticipated.

Source Agencies: 301 Office of the Governor, 304 Comptroller of Public Accounts

LBB Staff: UP, SZ, EP, LBe, KVe